

BEFORE: **E. THOMAS BOYLE**
UNITED STATES MAGISTRATE JUDGE

DATE: MAY 23, 2011
TIME: 2:00 P.M.

ASSIGNED JUDGE: **BIANCO**

DOCKET NO. CV-11-751 CASE: HILL COUNTRY BAKERY, LLC V. I.J. WHITE SYSTEMS

CIVIL CONFERENCE

(FTR) 2:04 - 2:15

Initial Status Discovery Settlement Final Pre-trial

Motion: ORAL ARGUMENT (motion to be Relieved)

Automatic Discovery: Has been () Has Not Been () Completed.

APPEARANCES: Plaintiff

Defendant

Jonathan Pressment

David Loh

by phone Lamont Jefferson

Peter White (Client)

* Discovery completed by _____

*The discovery completion date specified in any pre-trial order is the last day to serve discovery responses. To be timely, discovery requests must be served sufficiently in advance of the discovery completion date for responses to be served prior to the discovery completion date.

S/C for appearance
Next conference 6/28/11 at 2:00 pm by phone.
w/ a new counsel

Pre-Trial Order filed by _____

Plaintiff _____

Defendant _____

The conference call should be made through the teleconference operator provided by your long distance service (e.g. AT&T, MCI, Sprint)

THE FOLLOWING RULINGS WERE MADE:

1. Plaintiff(s) shall serve all automatic disclosure (Rule 26(a)(1)) by _____
Defendant(s) shall serve all automatic disclosure (Rule 26(a)(1)) by _____
2. The parties shall serve document production/interrogatory demands by _____
The parties shall respond to outstanding document production/interrogatories by _____

So ordered
Application is granted for the reasons set forth in the moving papers. Cozen & O'Connor is relieved of any further professional responsibility for the defense of this action. By agreement, Cozen & O'Connor has agreed to remain as counsel for any filings prior to the retention of new counsel. All proceedings are stayed for 30 days to afford defendant I.J. White the opportunity to retain new counsel.